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IN THE UNITED STATES DISTRICT COURT
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 2
            FOR THE SOUTHERN DISTRICT OF TEXAS
 3
                    HOUSTON DIVISION
 4
 5
    SECURITIES AND EXCHANGE )
    COMMISSION,
 6
        Plaintiff,
 7
                               Case No. 4:22-cv-3359
    VS.
 8
    MAURICIO CHAVEZ,
 9
    GIORGIO BENVENUTO, and
    CRYPTOFX, LLC,
10
        Defendants.
11
        and
12
    CBT GROUP, LLC,
13
        Relief Defendant.
14
    ORAL VIDEOTAPED DEPOSITION
15
                 ORAL VIDEOTAPED DEPOSITION OF
16
                    MR. JULIO E. TAFFINDER
17
                       December 14, 2022
18
         ORAL VIDEOTAPED DEPOSITION OF MR. JULIO E.
    TAFFINDER, produced as a witness at the instance of
19
20
    the Plaintiff and duly sworn, was taken in the
21
    above-styled and numbered cause on the 14th day of
22
    December, 2022, from 9:15 a.m. to 6:43 p.m., before
23
    Michelle Hartman, Certified Shorthand Reporter in and
24
    for the State of Texas and Registered Professional
    Reporter, reported by computerized stenotype machine
25
                                                                 1
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1
    at the offices of Shook, Hardy & Bacon, LLP, JPMorgan
    Chase Tower, 600 Travis Street, Suite 3400, Houston,
    Texas 77002, pursuant to the Federal Rules of Civil
 3
    Procedure and the provisions stated on the record or
 4
 5
    attached hereto.
 6
 7
 8
 9
10
11
12
13
14
15
16
17
18
19
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21
22
23
24
25
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1 Q. In general, were people more concerned 2 about the classes continuing or the money getting 3 paid back? A. Some people were concerned about the --4 5 the classes, and then some people obviously wanted their -- their money back. 6 7 Q. Can you -- can you say what people were 8 more concerned about? 9 I mean, after this was published, it is evident that people wanted their -- their student 10 11 membership back. 12 Q. And what do you mean by "student 13 membership"? 14 So whatever they purchased, so like the 15 5,000, they wanted it back. 16 They wanted their money back? Q. 17 Α. Yes, sir. 18 Okay. Looking at that last entry, just 19 to help me understand the way you would talk to 20 Mauricio, you're asking him for a specific number of 21 BitCoin here, right? 22 Α. Yes, sir. 23 And BitCoin -- at this time in early June 24 of 2022, was a BitCoin worth about \$30,000? 25 I don't remember, sir. Α.

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1
    together an event and make it a gala.
 2
                MR. PATEL: Just so -- just so it's
 3
    clear, when you say his friend, who's the "he" in
 4
    there?
 5
                THE WITNESS: Oh, Henry Pineda.
 6
                MR. PATEL: And whose friend is it?
 7
                THE WITNESS: Mauricio's friend.
8
                MR. PATEL: Okay.
9
           Q. (BY MR. GULDE) So he asked you and
10
    Carlos?
11
           A. Uh-huh.
12
           Q. What is Carlos' last name?
13
           A. Campos. C-A-M-P-O-S.
14
           Q. And what was -- what was Carlos' Campos'
15
    day job?
16
           A. Marketing.
17
           Q. Okay. And then you also mentioned Henry
18
    Pineda, P-I-N-E-D-A?
19
           A. Yes, sir.
20
           Q. And what was Henry's day job?
21
            A. He didn't work at CFX, sir.
22
           Q. Do you know what he did?
23
           A. He was Mauricio's friend and was there
24
    for support.
25
           Q. Is he someone that you had interacted
                                                              54
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1	with before?	
2	A. Not previous to CFX, no, sir.	
3	Q. Okay. How about during your your	
4	activity with CFX?	
5	A. Yes, sir.	
6	Q. Okay. What did you see what kinds of	
7	things did you see Henry Pineda doing?	
8	A. He would provide guidance on business.	
9	For example, he mentioned that he thought that	
10	Mauricio was spending too much money on on lunch	
11	for the company. So there was lunches that were	
12	provided for the employees employees on a daily	
13	basis.	
14	Q. And who would he give that advice to?	
15	A. Mauricio, sir.	
16	Q. And how would you become aware of it?	
17	A. Because he would tell me, sir.	
18	Q. Because he, Mauricio, would tell you?	
19	A. No, sir. Because Henry would would	
20	share that, too.	
21	Q. Okay. Was there any other business	
22	advice that you know that Henry gave to Mauricio?	
23	A. No, sir, other than general advice like	
24	that.	
25	Q. Okay. So Henry Pineda, other than being	
	5.	5

1 names or any contract number in the text message, 2. right? 3 No, sir. No, there is -- there's a document that is mentioned here that shows the 4 5 request amount that I would send him, and I needed for him to see it so he could see the urgency. 6 7 Q. And did that document reside in Google 8 Drive? 9 Yeah, you guys can now have access to it. A. 10 And it is still there as far as you know? Yeah, everything should still be there. 11 A . 12 Q. Is that a running document that was 13 altered as you go or would there be a September version of that document? 14 There should be different iterations of 15 16 the document based on the dates of that document. 17 Ο. Okay. Do you know anything about the color codes on the rows here? 18 19 Oh, that was customer service, sir. Α. 20 Did they say anything to you? Q. Those were the ones they would highlight 21 22 that would call very often, sir. 23 Q. Okay. Which --24 Α. They're --25 Do you know which color indicated more Q. 106

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1
    them?"
 2.
                I was asking -- I was trying to
 3
    understand what was going on with that situation,
 4
    because I had never came across it, sir.
 5
            Q. Yeah. And what did you end up finding
 6
    out about that?
 7
                I don't exactly remember. I believe they
 8
    were, but did not seem to have answered my question.
 9
                Now, does that 18 percent mean that they
10
    were better at trading BitCoin than L.A.?
                I don't know where it came from, sir.
11
12
                What's your understanding of how CFX was
13
    able to pay any percent of return on amounts invested
14
    by student investors?
15
                Mauricio would conduct trading, sir.
16
                And you said trading, not training?
            Q.
17
            Α.
                Trading, yes.
                Okay. So Mauricio would conduct trading
18
19
    in -- in what assets?
20
                I don't know, sir.
21
            Q. Now, do you know if Mauricio conducted
22
    trades in -- in crypto currency?
23
            A. I witnessed a Coinbase Pro account once.
            Q. And do you have any details of that
24
25
    Coinbase Pro account?
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111

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1
            A. No. He just mentioned that he had made
    $50,000 in five minutes once and then he showed the
3
    transaction.
 4
           Q. When was this transaction?
5
           A. It was when I was joining, sir.
6
           Q. Would that have been around -- or when
7
    was that?
8
           A. It should have been around -- I started
9
    volunteering for classes in February, so around that
10
    time, sir.
11
           Q. And this is February of 2022?
12
           A. Yes, sir.
13
           Q. And Mauricio -- Mauricio was telling you
14
    that he just made $50,000 in five minutes?
15
           A. Yes, sir.
16
           Q. And did he spin his monitor around and
17
    show you?
18
               Oh, no, he showed me on his phone, sir.
19
           Q. On his phone?
20
            A. Yeah.
21
                And is this something Mauricio did more
22
    than once?
23
            Α.
                No, sir, I only saw it once.
24
                Did you ever see any -- anything on his
            0.
25
    phone or in documentation that reflected other crypto
                                                             112
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1
    issues?
 2
                No, ma'am.
            A .
 3
                What did y'all do when there were IT
 4
    issues? I have IT issues all the time. I cannot
5
    live without IT, so that's why I wanted to --
6
            A. People would ask me for assistance as the
7
    crypto teacher.
8
            Q. So were you always there to help?
9
            A. No.
10
               Okay. And who would help them with
11
    resetting passwords or anything like that?
12
            A. Oh, that was their -- their own doing.
13
                Did CFX give anyone a laptop and I mean,
            Q.
14
    as a company laptop?
15
                Yeah, people had company laptops.
16
                And who had company laptops?
17
            A. Customer service had their company
18
    laptop.
19
               Okay. Anyone else other than the
20
    customer service employees?
21
                No, ma'am, just that.
22
                What about the accounting personnel?
            Q.
23
            Α.
                I recall them having the desktop, ma'am.
24
                Tell me about the security system at the
            Q.
25
    CFX offices of Blalock.
                                                              331
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1
    November 2021.
           Q. Okay. Do you recall -- you were asked
 2.
 3
    about classes and I know you gave classes. Did
 4
    people find your classes valuable?
5
           A. Yes, sir.
6
           Q. How many classes do you think you gave to
7
    them?
8
           A. So I started off -- I slowly ramped up,
9
    so --
10
           Q. And I'm not looking for a hard number,
11
    just a rough idea.
           A. Over the last -- I mean, it started off
12
13
    as once a week, and then it ramped up to twice a
14
    week, and then it ramped up to three times a week;
15
    and then it ramped up to three times a week, plus the
16
    Chicago event or the L.A. event.
17
           Q. Okay. So total overall, 30, 40, over 50?
18
            A. I would say over 30, just high-level
19
    ballpark off the top of my head.
20
           Q. Was there a teacher that you replaced?
21
                Was someone doing it before you came in,
22
    giving classes I mean?
23
           A. Yes, sir.
24
           Q. And was there a particular person you
25
    replaced or --
                                                             369
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1 No, sir. A . 2 And were there others giving classes at 3 the same time you were? 4 Yes, sir. Α. 5 How many others were giving classed? 6 So you have Juan Puac doing forex. You 7 have Marco, at the time he was doing forex as well. 8 Marco Barron. You have Eddie Carmona doing classes, 9 too. You have myself. You have Juan Lemus doing 10 motivational classes; and then you have Tony, at one 11 point Tony Lemus developing business talk, personal 12 development classes as well. 13 Q. And were you aware of there being -- I 14 heard there being forex classes that they would give 15 in the middle of the night so they could be giving 16 them while the exchange in London was active. 17 Were you aware of that? 18 A. Juan Puac starts them at 10:00 p.m., sir. 19 And that was so they could see the market 20 moving live and demonstrate trades live? 21 A. I know they demonstrate trades live, but 22 I have never jumped in and witnessed anything other 23 than the time at the Chicago event. 24 Q. Okay. Now, if I heard correctly, you 25 said Mr. Chavez was not there very much or not there

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very much during the day at the office on Blalock; is
 1
 2
    that right?
3
            A. That is correct, sir.
 4
               Did you ever see him there during --
5
    during normal business hours?
6
           A. Only once, sir.
7
            Q. And when was that? Or what was the
8
    occasion?
9
            A. It was August, sir. He came to inspect.
10
            Q. Inspect what?
11
            A. The -- the company.
12
            Q. Okay. And how long was he there?
13
               A full day.
            A .
14
            Q.
                Okay. Now the 79 -- sorry -- 79 Protons
15
    people, is that business still operating as far as
16
    you know?
17
            A. 79 Protons?
18
            Q.
                Yeah.
19
                I don't really know, sir.
20
                Okay. At the time when it was being
            Q.
21
    offered through CFX or CryptoFX, did you believe that
22
    the product they were offering was, indeed, going to
23
    be backed by gold?
24
            A. Based on the information they provided
25
    and their asset -- their -- the gold examples, that
                                                             371
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STATE OF TEXAS
 1
 2
     COUNTY OF HARRIS
 3
                     REPORTER'S CERTIFICATE
 4
 5
                 ORAL VIDEOTAPED DEPOSITION OF
                     MR. JULIO E. TAFFINDER
 6
 7
                        December 14, 2022
 8
 9
               I, Michelle Hartman, the undersigned
10
     Certified Shorthand Reporter in and for the State of
11
     Texas and Registered Professional Reporter, certify
12
     that the facts stated in the foregoing pages are true
1.3
     and correct.
14
               I further certify that I am neither
15
     attorney or counsel for, related to, nor employed by
16
     any parties to the action in which this testimony is
17
     taken and, further, that I am not a relative or
18
     employee of any counsel employed by the parties
19
     hereto or financially interested in the action.
20
21
22
23
24
25
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,	
1	SUBSCRIBED AND SWORN TO under my hand and
2	seal of office on this ^{19th} day of December, 2022.
3	
4	Michelle Hackman
5	
6	Michelle Hartman, CSR, RPR
	Texas CSR 7093
7	Expiration: 12/31/23
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